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APPLICATION NO.	I	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/645,983		08/22/2003	Paul J. Hanslick	43744-001US1 (183259)	8628
239 73	23973 7590 11/23/2004			EXAM	INER
DR inker	DR INKER BIDDLE & REATH			JOHNSON, STEPHEN	
ONE LOGAN SQUARE ISTH AND CHERRY STREETS				ART UNIT	PAPER NUMBER
		A 19103-6996	3641		

DATE MAILED: 11/23/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	ition No.	Applicant(s)		
		10/645	,983	HANSLICK ET AL.		
	Office Action Summary	Examir	er	Art Unit	1445	
			M. Johnson	3641	LW4)	
Period fo	The MAILING DATE of this commun	ication appears on t	the cover sheet with the d	correspondence ad	idress	
A SH THE - Exte after - If the - If NC - Failu Any	IORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN ensions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this come en period for reply specified above is less than thirty of period for reply is specified above, the maximum so the toreply within the set or extended period for reply reply received by the Office later than three months led patent term adjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136(a). In no nunication. 0) days, a reply within the s atutory period will apply and will, by statute, cause the a	event, however, may a reply be tir statutory minimum of thirty (30) day I will expire SIX (6) MONTHS from application to become ABANDONE	nely filed ys will be considered time the mailing date of this of ED (35 U.S.C. § 133).	ily. communication.	
Status						
1)⊠	Responsive to communication(s) file	ed on 22 August 20	03.			
2a)□						
3)□	<u>'</u>					
·	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
5)□ 6)⊠ 7)⊠	Claim(s) 1-25 is/are pending in the adaptive day of the above claim(s) is/are allowed. Claim(s) 1-5 and 8-25 is/are rejected claim(s) 6 and 7 is/are objected to. Claim(s) are subject to restrict	re withdrawn from d				
Applicat	ion Papers					
9)[]	The specification is objected to by th	e Examiner.				
,	The drawing(s) filed on <u>22 August 2</u>		cepted or b) objected	to by the Examine	er.	
,—	Applicant may not request that any obje					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11)	The oath or declaration is objected t	by the Examiner.	Note the attached Office	e Action or form P	TO-152.	
Priority	under 35 U.S.C. § 119					
a)	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internation	documents have b documents have b of the priority docu anal Bureau (PCT F	een received. een received in Applicat ments have been receiv Rule 17.2(a)).	ion No ed in this National	I Stage	
* (See the attached detailed Office action	on for a list of the ce	eninea copies not receiv	ea.		
Attachmer	nt(s)					
	ce of References Cited (PTO-892)	77.0.00	4) Interview Summary			
3) 🛛 Infor	ce of Draftsperson's Patent Drawing Review (I rmation Disclosure Statement(s) (PTO-1449 or er No(s)/Mail Date <u>8/2003; 5/2004</u> .		Paper No(s)/Mail D 5) Notice of Informal I 6) Other:		O-152)	

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1. Claim 18 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 18, line 1, the phrase "the tubular body" is repeated.

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 8-11, 20-21, and 24-25 are rejected under 35 U.S.C. 102(b) as being anticipated by Rose.

Rose discloses a muzzle stabilizer comprising:

a) a tubular body;	26 (forward of 62)
b) a plurality of gas vents;	32, 34, 36
c) an attachment flange;	26 (rearward of 62)
d) a coupler;	56
e) a coupler on the end of the barrel;	25
f) a first expansion chamber;	inside 25
g) a second expansion chamber;	58
h) a gas regulator;	28
i) a driving surface for effecting rotation of the gas	74
regulator;	
j) a rotational adjustment surface on the attachment	54

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flange; and

k) an adjusting tool to engage surfaces i) and j). 114, 124 (see fig. 10)

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 12, 14-19, and 22-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rose in view of Galliot et al..

Rose applies as previously recited. However, undisclosed is a plurality of openings of graduated sizes. Galliot et al. teach a plurality of openings of graduated sizes e1. Applicant is substituting one sized openings for another for the advantages associated with different size openings associated with different stages of gas direction. It would have been obvious to a person of ordinary skill in this art at the time of the invention to apply the teachings of Galliot et al. to the Rose muzzle stabilizer and have a muzzle stabilizer with graduated size openings.

6. Claims 1-5 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rose in view of Davies.

Rose applies as previously recited. However, undisclosed is a thread pattern for attaching muzzle elements of at least 24 threads per inch. Davies teaches a thread pattern for attaching muzzle elements of at least 24 threads per inch (col. 7, lines 21-29). Applicant is substituting one thread pattern for another in an analogous art setting. It would have been obvious to a person of ordinary skill in this art at the time of the invention to apply the teachings of Davies to the Rose muzzle stabilizer and have a muzzle stabilizer with a different thread pattern.

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7. Claims 8-11 and 25 are rejected under 35 U.S.C. 102(b) as being anticipated by Hughes.

Hughes discloses a muzzle stabilizer comprising:

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- a) a tubular body;
- b) a plurality of gas vents; 15, 25
- c) an attachment flange; 5
- d) a coupler; col. 1, lines 54-55
- e) a coupler on the end of the barrel; col. 1, lines 54-55
- f) a first expansion chamber; inside 5
- g) a second expansion chamber; 2 or 3
- h) a gas regulator; and
- i) a driving surface for effecting rotation of the gas
 regulator.

8. Claims 1-5 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hughes in view of Davies.

Hughes applies as previously recited. However, undisclosed is a thread pattern for attaching muzzle elements of at least 24 threads per inch. Davies teaches a thread pattern for attaching muzzle elements of at least 24 threads per inch (col. 7, lines 21-29). Applicant is substituting one thread pattern for another in an analogous art setting. It would have been obvious to a person of ordinary skill in this art at the time of the invention to apply the teachings of Davies to the Hughes muzzle stabilizer and have a muzzle stabilizer with a different thread pattern.

9. Claims 8-11 and 25 are rejected under 35 U.S.C. 102(b) as being anticipated by Cave.

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Cave discloses a muzzle stabilizer comprising:

a) a tubular body;	11 (forward of 23)
b) a plurality of gas vents;	31, 32
c) an attachment flange;	11 (rearward of 23)
d) a coupler;	14
e) a coupler on the end of the barrel;	15
f) a first expansion chamber;	12
g) a second expansion chamber;	30
h) a gas regulator; and	9
i) a driving surface for effecting rotation of the gas	50
regulator.	

10. Claims 1-5 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Caves in view of Davies.

Caves applies as previously recited. However, undisclosed is a thread pattern for attaching muzzle elements of at least 24 threads per inch. Davies teaches a thread pattern for attaching muzzle elements of at least 24 threads per inch (col. 7, lines 21-29). Applicant is substituting one thread pattern for another in an analogous art setting. It would have been obvious to a person of ordinary skill in this art at the time of the invention to apply the teachings of Davies to the Caves muzzle stabilizer and have a muzzle stabilizer with a different thread pattern.

11. Claims 1-5, 8-11, 13, and 25 are rejected under 35 U.S.C. 102(b) as being anticipated by Cellini.

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Cellini discloses a muzzle stabilizer comprising:

a) a tubular body;	11 (forward 26)
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- b) a plurality of gas vents; 16, 17
- c) an attachment flange; 11 (rearward of 26)
- d) a coupler; see fig. 8 (threads)
- e) a coupler on the end of the barrel; see fig. 8 (threads)
- f) a first expansion chamber; 20
- g) a second expansion chamber; 27
- h) a gas regulator; 100
- i) a driving surface for effecting rotation of the gas 100

regulator; and

- j) a thread pattern of 24 or more threads per inch. see fig. 8
- 12. Claims 6-7 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 13. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Tiffany and Garris et al. disclose other state of the art muzzle stabilizers.
- 14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen M. Johnson whose telephone number is 703-306-4158. The examiner can normally be reached on Tuesday through Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Carone can be reached on 703-306-4198. Any inquiry of a general nature or relating to the status of this

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application or proceeding should be directed to the receptionist whose telephone number is 703-306-4177.

The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9326. The fax phone number for after final communications is (703) 872-9327.

CTEPHEN M. JOHNSON PROMARY EXAMINED

Stephen M. Johnson Primary Examiner Art Unit 3641

SMJ